1	WO	
1	WO	
2	IN THE UNITED STATES DISTRICT COURT	
3	FOR THE DISTRICT OF ARIZONA	
4		
5	United States of America,	) Case No. CR11-08056-001-PCT-JAT
6	Plaintiff,	
7	vs.	TEMPORARY DETENTION ORDER FOR INTAKE ASSESSMENT
8		) )
9	Danny Michael John, Jr,	) )
10	Defendant.	) )
11		
12	Defendant appeared in court with counsel. Pursuant to 18 U.S.C. §3141 et seq. a	
13	detention hearing was held. Upon recommendation of Pretrial Services, the defendant is	
14	ordered detained pending an intake assessment for placement at Behavioral Systems	
15	Southwest in Phoenix, Arizona or other facility as designated by Pretrial Services. Should	
16	defendant qualify for such placement, defendant shall be released upon conditions set by this	
17	Court, including pretrial residency at said facility, as conditions do exist which would	
18	reasonably assure the safety of others and the appearance of the defendant. Should defendant	
19	not so qualify, the release conditions set by this Court shall be vacated and defendant shall	
20	be detained pending trial as there are no conditions or combination of conditions which	
21	would reasonably assure the safety of others or the appearance of the defendant.	
22	The Pretrial Services Officer is ordered to timely notify this Court of the defendant's	
23	intake assessment results, and if found acceptable, the date and time the facility will provide	
24	transportation from the Sandra Day O'Connor Courthouse for defendant.	
25	DATED this 12 <sup>th</sup> day of April, 2011.	
26	Mark E. aure	
27		Mark E. Aspex